Witness my hand and seal of

NAME TITLE

County affixed.

PORM No. 881—Oregon Trust Deed Series—TRUST DEEDASPE		COPYRIGHT 1992 STEVENS-NESS LAW PUBLISHING	G CO., PORTLAND O
1		The second section of the second section is a second section of the second section of the second section section is a second section of the second section section is a second section of the second section section is a second section of the second section	
i THIS TRUST DEED, made this Henry J. Caldwell, Jr. and Debora survivorship	3rd	Vol. <u>m93</u> Pag	P_2387
Henry J. Caldwell, Jr. and Debora	h L. Caldwell, busi	september	19.93 hetu
Aspen Title 6		band and wife with full ri	ghts of
ESCIOW, INC		***************************************	as Gran
Williamson River Access			, as Trustee,
ASSOCIATES			
Williamson River Associates  Grantor irrevocably grants, bargain Klamath	WITNESSETH. s, sells and conveys to the regon, described as:	: rustee in trust, with power of sale,	., as Beneficiation the property
See legal description marked For	challe. H.H		
See legal description marked Exa part hereof as though fully s	et forth herein	hereto and by this refere	nce made
NO TREES OR TIMBER WILL BE C	UT WITHOUT WRITTEN	PERMISSION OF BENEFICIARY	
		LEMENT TOTALL	•
together with all and singular the tenements, heredi or hereafter appertaining, and the rents, issues and the property.	i.		
or hereafter appertaining, and the rents, issues and the property.	profits thereof and all fines	and all other rights thereunto belonging	or in amount
or hereafter appertaining, and the rents, issues and the property.  FOR THE PURPOSE OF SECURING PE	PEODIA ANO-	es now or hereafter attached to or used in	n connection w
of	Thousand and No./10	ment of grantor herein contained and par	ement of the se
note of even data to 1997	Dollars		
not sooner paid, to be due and payable maturity	or order and made by grant	tor, the final payment of principal and i	s of a promisso nterest hereof
sold comes due and payable. In the event the within	this instrument is the date,	stated above, on which the limit	
sold, conveyed, assigned or alienated by the grantor at the beneticiary's option, all obligations secured by become immediately due and payable.  To protect the security of this trust deed, grants.	without first having obtained	I the written consent or approved of the	old, agreed to I
To product if the and payable.		of the maturity dates expressed the	chericialy, the
provement the provenent the pro-	perty in dood as a tist		
To protect the security of this trust deed, gran 1. To protect, preserve and maintain the proprovement thereon; not to commit or permit any was 2. To complete or restore promptly and in got damaged or destroyed thereon, and pay when due all 3. To comply with all laws, ordinances, regula to requests to ion.	ite of the property.	repair; not to remove or demolish any	building or in
2 T- Calloyeu thereon, and pay when due all	Costs incressed at	ny building or improvement which	
5. To comply with all laws, ordinances, regula- so requests, to join in executing such financing state- to pay for filing same in the proper public office or agencies as may be deemed desirable by the beneficit 4. To provide seath	ments pursuant to the Uniter	nd restrictions affecting the property; if	the honelisis
A T- de deemed desirable by the beneficie	ary	all lien searches made by title to	nay require and
lamade by time and continuously maintain ins	Urance on the Living	, mag drifter	us or searching
rritten in companies acceptable to the beneficiary, w iciary as soon as insured; if the grantor shall fail for t least fifteen days prior to the expiration of any po	vith loss payable to the last	require, in an amount not less than \$ 1	against loss of
iciary as soon as insured; if the grantor shall fail for a t least fitteen days prior to the expiration of any po use the same at grantor's expense. The amount collec-	iny reason to procure any suc	th insurance and to deliver	ed to the bene-
by indebted at grantor's expense. The amount collect	ted under one fi	eafter placed on the buildings the be	trie beneticiary
nder or investigation, may be released to grantor, Such	application and determine, or	at option of beneficiary the anti-	uruciary upon
T. T. and are any act done pursuant to such not	ice shall to	not cure or waive any delants	HE 50 collected.
tomethy deli-	t of such towns	assessments and other charges that	
romptly deliver receipts therefor to beneficiary; shown ens or other charges payable by grantor, either by dii ent, beneficiary may, at its option, make payment cured hereby, together with the obligations described to debt resumed to	ild the grantor fail to make	and other charges become past due or i	y ne levied or Telinquent and
gued best may, at its option, make payment	thereof and if	beneficiary with funds with which	we premiums,
can be other charges payable by grantor, either by disent, beneficiary may, at its option, make payment cured hereby, together with the obligations described the debt secured by this trust deed, without waiver of the interest as aforegaid, the property hereinbefore distinct of the payment of the obligation herein described the property hereinbefore distinct the payment of the obligation herein described.	in paragraphs 6 and 7 of the	his trust deed, shall be added to	h in the note
and for the aloresaid, the property hereinbefore d	lescribed as well from breach	h of any of the covenants hereof and f	onge a part of
and therest as atoresaid, the property hereinbefore dund for the payment of the obligation herein described the nonpayment thereof shall, at the option of the le and constitute a breach of this trust deed.  To pay all costs, fees and expenses of this trustee invested.	bed, and all such payments	shall be immediately due and pount!	that they are
6. To any 11	tender all sums	secured by this trust deed immediately	uthout notice, due and pay-
7 To a connection with or in enforcing this	s obligation and to title	search as well as the other costs and	
7. To appear in and detend any action or proceed in any suit, action or proceeding in which the bent pay all costs and expenses, including evidence of titl nationed in this paragraph 7 in all cases shall be fixed	ding purporting to affect th	d attorney's fees actually incurred.	peases of the
and any surfaction or proceeding in which the bene pay all costs and expenses, including evidence of titl ntioned in this paragraph 7 in all cases shall be tixe trial court, grantor turther agrees to pay such sum a pay's tear or such such such sum a	e and the beneficiary's or to	ar, including any suit for the foreclosure	of this dood
pay an costs and expenses, including evidence of tith ntioned in this paragraph 7 in all cases shall be fixed trial court, grantor further agrees to pay such sum a ney's fees on such appeal.  It is mutually agreed that:	d by the trial court and in the	he event of an appeal from any livide	ttorney's fees
It is mutually adversed at	the appoint to court shall a	djudge reasonable as the beneficiary's or	or arcree of
8. In the event that any portion or all of the pray shall have the right it is	operty shall be taken under	the state of a	
8. In the event that any portion or all of the pray shall have the right, if it so elects, to require the time that the trustee hereunder.			
(E: The Trust Deed Act provides that the trustee hereunde company or savings and loan association authorized to de d to insure title to real property of this state, its subsidiar at licensed under ORS 696.505 to 696.585.	r must be either an attorney, w	ho is an active member of the C	Jucii taking,
tempersy of savings and loan association authorized to de d to insure tifle to real property of this state, its subsidiari at licensed under ORS 696.505 to 696.585.	es, affiliates, agents or branch	egon or the United States, a title insurance co	Bar, a bank,
070.005 to 070.085.	. J , J, D, Linche	onlined States or any agency thereof,	or an escraw
TRUST DEED			The second secon
INUSI DEED		STATE OF OREGON,	)
	=	County of	ss.
	.]]	County of	
	.	A Certify that the miles	. * •
	.	ment was received for recor	d on the
Grantor	SPACE RESERVED	at	
	I I		19
	FOR	in book/reel/volument	
	FOR RECORDER'S USE	in book/reel/volume No	recorded
Bassiti	11	page or as tee/lil	tecorded on le/instru-
Beneficiary	11	page or as tee/lil	tecorded on le/instru-
	11	page	tecorded on e/instru- County

ASPEN TITLE & ESCROW, INC

ATTN: COLLECTION DEPARTMENT

which are in excess of the amount required to pay all reasonable costs, expenses and attorney's lees necessarily poid or incurred by (anter in such proceedings, shall be poid to beneficiary and applied by Et 11st upon any reasonable costs and expenses and attorney's tees, both in the trial and applied courts, necessarily paid or incurred by beneficiary in the trial and applied courts, necessarily paid or incurred by beneficiary in the standard processors and expenses and attorney's tees, both mass secured hereby; and granter agrees, at its own expense, to take such actions and execute such instruments as shall be necessary in the note for endorsement (in case of full reconvergence of the control of the processor) of the processor of the individual processors of the property. The grantes in any reconvergence may be described as the "necessor on persons leads for any of the services mentioned in this paragraph shall be not less that \$2.50 on any death of the recitable thereto." And the recitable thereto, and the recitable thereto, and the recitable thereto, and the recitable thereto. The grantes in the standard processors of the property or any part of repair years of the property of any part of repair years of the property of any part of repair years of the property of any part of repair years of the property of any part of repair years of the property of any part of repair years of the property of any part of repair years of the property of any part of repair years of the property of the individual part of the property of any part of repair years of the part of the property of the individual part of the property of the property of the individual part of the property of the property of the individual part of the property of the property of the part of the property of the prop

and that the grantor will warrant and torever defend the same against all persons whomsoever.

The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed arc:
(a)\* primarily for grantor's personal, family or household purposes (see Important Notice below).
(b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes.

This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legates, devisees, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary herein.

In construing this trust deed, it is understood that the grantor, trustee and/or beneficiary may each be more than one person; that if the context so requires, the singular shall be taken to mean and include the plural, and that generally all granmatical changes shall be made, assumed and implied to make the provisions hereof apply equally to corporations and to individuals.

IN WITNESS WHEREOF, the grantor has executed this instrument the deviced.

IN WITNESS	WHEREOF, the grantor has execute	d this implementations and to individu	ials.	
	ino grantor has execute	u this instrument the day an	id year first above written.	
		-Henry J. Caramere	- The harp the control of the	
not applicable; it warranty (	e, by lining out, whichever warranty (a) or (b) is a) is applicable and the beneficiary is a creditor	HENRY J. CALDWELL, J	William of the	
as sorth wold is delined to	The Iruth-in-lending Act and Population 7 it.	Lewona & Cueda	Sec.	
disclusiones; for fills purpose	ith the Act and Regulation by making required use Stevens-Ness Form No. 1319, or equivalent, not required, disregard this notice.	DEBORAH L. CALDWELL		
	STATE OF OREGON, County of	K LAMA I H	×	
	STATE OF OREGON, County of KLAMATH )ss.  This instrument was acknowledged before me on SEPTEMBER / 19 93  by Deborah A. Caldwell, individually and as Attorney in Fact for**			
**Henry J.	This instrument was acknowledged before me on			
Caldwell, Jr.				
	as		· · · · · · · · · · · · · · · · · · ·	
	of	/ 3		
	asof	Migh	Ji KALIN	
		y commission expires	Notary Public for Oragon	
TO.	REQUEST FOR FULL RECONVEYANCE (To be used	d only when obligations have been pa	iid.)	
deed have been fully paid trust deed or pursuant to s together with the trust dee	, Trustee, , Trustee, , Trustee, and holder of all indebtedness, and satisfied. You hereby are directed, on pa tatute, to cancel all evidences of indebtednes d) and to reconvey, without warranty, to the b. Mail reconveyance and documents to	is secured by the trust deed (which	g to you under the terms of the ch are delivered to you herewith	
	t Deed OR THE NOTE which it secures.			

Beneficiary

A portion of the NE 1/4 of Section 21, lying West of State Highway No. 97 in Township 34 South, Range 7 East of the Willamette Meridian, in the County of Klamath, State and Occupion. being more particularly described as follows:

Beginning at the intersection of the North line of said 🕟 🖽 🖽 21 and the Westerly right of way line of State Highway No. 47. said point also being North 89 degrees 38' 45" West 468 2 to from the Mortheast corner of said Section 21; thence North 21 degrees 38' 45" West, along the North line of said Section 21, 900.34 feet to the true point of beginning of this description; thence South 1 degree 56' 30" West 1089.47 feet; thence South 88 degrees 03' 30" East 900 feet to the Westerly right of waw line of said highway No. 97; thence South 1 degree 56' 30" West, along said right of way line, 580 feet, more or less, to the center of a road approach to said Highway No. 97; thence following the centerline of said road, the meander line beam as follows: South 64 degrees 44' West, 253.0 feet; South 63 degrees 47' West, 213.4 feet; North 57 degrees 27' Mest, 323.3 feet; North 60 degrees 27' West, 323.3 feet; North 60 degrees 27' We 27' West, 129.6 feet; North 33 degrees 58' West, 131.0 feet; North 11 degrees 01' West, 92.1 feet; North 39 degrees in Most, 56.0 feet; thence leaving said road, West 1020.4 feet, more or less, to the West line of said NE 1/4 of Section 21; Northerly along said West line of said NE 1/4 of Section 21: 1346.4 feet, more or less to the North quarter corner of said Section 21; thence South 89 degrees 38' 45" East, along the North line of said Section 21, 1264.9 feet, more or less, to true point of beginning.

EXCEPTING THEREFROM that portion conveyed to the State of Bregon, by and through its Department of Transportation by deeds recorded July 16, 1990 in Book M-90 at Page 14024 and in Runk M-90 at Page 14026.

CODE 138 MAP 3407-2100 Tt 400

STATE OF OREGON: COUNTY OF KLAMATH:

Filed f	or record at request of	Aspen Title co			
of	Sept. A.D., 19	9 <u>93 at 10:56</u> o'clock <u>A.</u> M., and dul Mortgages on Page <u>2387</u>	y recorded in	1 Vol. <u>M93</u>	,
FFF	\$20.00	Evelyn Biehn By	County Cle	rk عرضائع سو	

FEE \$20.00